

The Fresno



Republican.

FRESNO, CALIFORNIA, THURSDAY, MARCH 25, 1897.

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PRICE—5 CENTS.

WRECKED THE COUNTRY

And the Democratic Party
at the Same Time.

PRESENT TARIFF LAW DID THIS

Grosvenor Challenges Democrats to
Offer the Wilson Bill for
Passage Now.

WASHINGTON, March 24.—The third day of the tariff debate in the house was almost as dull as the first. There were two notable speeches, one by Mr. Grosvenor of Ohio and the other by Mr. McMillin of Tennessee.

Mr. Grosvenor created much suspense by challenging the Democrats to offer either the Wilson bill, as it passed the house, or the present law, as a substitute for the pending bill.

"The Wilson bill could not secure five votes on that side of the house," said he, "and not ten of you would dare to vote for the present law and go back and look your constituents in the face. The bill consequently wrecked the country, but thank God it also wrecked the Democratic party." (Laughter and applause.)

In a glowing oration, he said the Democratic party would sit on the Spanish shore and read its record by the red light of hell, while every principle upon which the republic was founded would continue to shine in the bright diadem of the Republican party.

Mr. Evans, Republican of Kentucky, a member of the war and measures committee, argued that the bill was distinctly an American measure, which discriminated against neither class nor section.

Mr. Madox, Democrat of Georgia, challenged Mr. Evans' statement that the bill was not sectional. He said there was an infant industry in Georgia and Alabama, the production of bauxite, or aluminum clay, which had asked protection and it had been denied.

"The gentleman from Georgia should not be certain there will not be a duty on bauxite," interrupted Mr. Dallmeyer, Republican of Pennsylvania. "If favor it and we may place a duty on it."

"I am glad to hear it," said Mr. Madox.

"Then, so far as bauxite is concerned, you are a protectionist," said Mr. Walker, Republican of Massachusetts.

"Not necessarily," replied Mr. Madox, "but I am opposed to the free raw material idea."

Mr. Madox also advocated a duty on magnesium and on cotton. He asked why cotton ties were taxed.

Mr. Dallmeyer replied that asserted the price of cotton ties had fallen under the McKinley law from \$1 to 80 cents, and increased under the present law to \$1.40. If the home market was adequately protected, the committee had been informed that cotton ties could be manufactured at 80 cents.

After some brief remarks by Mr. Allen, Republicans of Pennsylvania, in commendation of the reciprocity features of the bill, Mr. Mr. Walker, Republican of Massachusetts, closed the debate for the session. He made a vigorous defense of the benefits of protection. He charged that the Democratic speakers were made to helo their constituents.

"Oh," said he, "if I could only drill some truth into your minds. If I could only open your eyes in a few facts and close them again." (Laughter.)

At 5 o'clock the house took a recess until 8 o'clock.

The night session was devoted to act speeches. There were only two features of the session that caused attention. Mr. Kerr, Republican of Ohio, somewhat criticized the reciprocity features of the bill which, he predicted, would wholly fail to secure valuable concession for the surplus products of agriculture. "We should adopt the McKinley plan of reciprocity," said he, "to put our men in the position of James G. Blaine." He characterized this as the fatal defect of the bill.

The other feature was the statement of Mr. Castle, Democrat of California, that if "home had her Catalonia, America has her Hannibal."

At 11 o'clock the house adjourned.

SENATE.

WASHINGTON, March 21.—The Senate session lasted only half an hour today and no business was done beyond the introduction of bills. Among these was one by Mr. Allen, Republican of Nebraska, to reject the civil service laws and to do away with educational tests as a preliminary to entering the civil service.

Mr. Allen presented a bill prohibiting visitors and kilometer exhibitions of prize fighters in the District of Columbia and the territories and forbidding the shipment of pictures for these exhibitions by mail or through any interstate means. The bill is aimed against vaudeville exhibitions of the recent Carson city fight, although general in its provisions.

NO MYSTERY ABOUT IT.

John Hanley, the Cantau Rancher, now in Santa Cruz.

SANTA CRUZ, March 24.—Recently a press dispatch appeared stating that officers of Fresno county were investigating a mysterious case in the Cantua creek region in which foul play was suspected. An empty house had been found on a ranch eight miles from any habitation, but the occupants had disappeared. Dishes were on a table covered with dust, just as they had been left.

From papers found it was learned that the ranch was owned by John Hanley. The mystery has been cleared up, for Hanley is engaged in the saloon business here. He came here last July on a camping trip and liked the city so well that he decided to make it his home. He left his house on the ranch after breakfast. As he did not return to the ranch during absence led to rumors of foul play.

Valuable Jewelry Stolen.

COLORADO SPRINGS, Colo., March 24.—Mrs. W. P. Wright, wife of the well-known mining broker, was robbed last night at her home of \$10,000 worth of jewelry. The robbery must have taken place between midnight and 6 o'clock this morning. The jewelry, which consisted of diamond rings and a pendant, was in Mrs. Wright's boudoir just off her bedroom apartment. The family retired at 12 o'clock and were not disturbed. Mr. Wright offers a reward of \$500 for the capture of the robbers.

Condition of the Treasury.

WASHINGTON, March 6.—Today's statement of the condition of the treasury shows: Available cash balance, \$218,210,084; gold reserve, \$151,093,166.

DANGER IN DELAY

FEATHERWEIGHT CONTEST.
Dixon Declared Winner After the Twenty-Fifth Round.

New York, March 24.—Six thousand people were packed in the Broadway Athletic Club tonight to witness the twenty-five round bout between George Dixon, the world's champion featherweight, and Frank Erne of Buffalo. Thus far, it was matched to meet at 122 pounds, but, although Dixon was at the weight, Erne was easily twelve pounds heavier than his dainty adversary. After the twenty-five rounds were completed Dixon was declared the winner. He received a rousing ovation.

Erne led very seldom and Dixon forced the fighting all through. When some of the lighter weight fighters offered to let Dixon's place on account of Erne's size, even over-weight, the little Boston boxer said: "Not on my life. I don't care if he weighs a ton. I will fight him and like him."

Tom O'Rourke, Dixon's manager, asserted before the boys donned the gloves that there was evidence given to show that he had been beaten off, and he declared better in his life and his work in the ring was worthy of his best days. Tom's contest showed plainly that the decision rendered against him in favor of Erne last year was not merited by Erne's fighter prowess.

FLOOD NEWS.

Slight Fall at Memphis and the Outlook Encouraging.

MURFREY, Tenn., March 24.—The river bulletin issued by the weather bureau tonight again announces a slight fall in the river at Memphis, a tenth of a foot. This has been the record for the past three days, including today. The gauge therefore registers 9.3 feet.

The bureau prediction for the next twenty-four hours that the river will rise about stationary. The fact that the river continues to fall at Cairo is sufficient evidence that no considerable fall may be expected in the immediate future.

The situation remains practically unchanged since yesterday. The fact that the levees below the city on the Mississippi and the side remain intact and the good news that they will probably withstand any further rise, is calculated to give the outlook more and more cheering.

The newspaper giving the condition of the river below this city may be relied upon as authentic, being received by the railroad officials from their agents at various places.

THE BLYTHE ESTATE

APPEAL SUSTAINED BY JUSTICE FIELD.

Florence, Being an Alien, Cannot Inherit or Take Real Estate by Succession.

A GOOD WORK.

TELLS THE STORY OF HIS FATHER'S PERIFIDY.

A DISAPPOINTED SON

ELOPED WITH A SERVANT THIRTY-THREE YEARS AGO.—DIED SOON AFTER DISCOVERY.

A GOOD WORK.

THE A. O. U. W. TO IMPROVE THEIR CEMETERY TRACT.

SAN FRANCISCO, March 24.—A bomb was thrown into the camp of the Blythe estate today by the issuing of a writ of replevin directed to the supreme court of California by Justice Field of the United States supreme court.

The en-calling "Kentucky Blythe" appealed from the decree of distribution of the estate, and set up as the basis of the appeal to the United States supreme court that Florence Blythe was an alien, born in England of an English mother. As a question of succession, the estate of Prince George as a betrayal of Ireland.

The attorney for the Blythe estate asserted that the common law of alien cannot inherit or take real estate by succession. That common law provision remains that common law of this state, because the constitution of the United States prohibits any state making a treaty for itself. The right of the rights of alien cannot inherit or take real estate by succession, within the territory, power, and states are predicated on the subject. The statute of California section 672 of the civil code, which provides that an alien may take real estate by succession.

For this reason, it is alleged, Florence Blythe could not inherit. When she applied to the courts of California and showed herself to be an alien the court had no jurisdiction and its judgment in her favor was void.

Other fraternal and church societies would do well to join in this good work and make the improvements general throughout the entire cemetery.

ANOTHER QUIER JURY.

Ed Ryan, charged with vagrancy, was tried before a jury in Justice St. John's court yesterday. The jury disagreed, standing nine for conviction and three for acquittal. The evidence against Ryan appeared to be conclusive enough.

It was shown that he had been arrested twice for the charge of vagrancy and convicted; indeed, he admitted this himself. He claimed, however, that he was looking for work and was willing to do something. Ryan will be tried again.

RAILROAD TRADE.

DEAL BETWEEN THE SANTA FE AND SOUTHERN PACIFIC.

The Line From Mojave to the Needles to Be Exchanged for the Sonora Railway.

SOME PROMISING PROSPECTS

Reported to Have Been Made at Trimmer's Springs.

Several new prospects on King river in the vicinity of Trimmers' Springs are reported. Among the most promising is the flower lead, which is reported to have been sold for a large sum recently. A number of other prospects are also promising.

O. H. Winchell, who lives in that town, has been doing some prospecting, was in town yesterday with some samples of rock which assay all the way from \$4 to \$10 a ton. Great interest is being taken by the prospectors, and it is believed that the capital will soon be attracted to that locality. The lodges are all very large and it is confidently expected by old miners that some big mines will be developed.

According to Vico President C. P. Crocker of the Southern Pacific Company the two lines are being considered in the negotiations just as they stand.

The proposition, as it now stands, is to exchange the Mojave line, which is owned by the Southern Pacific, but operated by the Atlantic and Pacific under a lease and contract of purchase, for the Sonora railway and that portion of the line between Nogales and Benson, which is separately incorporated under the name of the New Mexico and Arizona railway. The time is rapidly approaching when the hand of the Mojave line will mature, and before that time arrives, a settlement must be reached by the two companies.

The exchange of the property in Arizona and New Mexico in payment for the Mojave line was selected as the only feasible and available means of a final settlement. Negotiations to that end were accordingly undertaken by the executive heads of the Santa Fe and Southern Pacific companies and have now about reached a satisfactory conclusion.

Geo Fook Discharged.

The examination of Geo Fook and Al Gow, charged with being in this country illegally, was held before United States Commissioner Prince yesterday. Geo Fook produced his certificate, which he had in San Francisco, and it being found in proper form he was discharged from custody. Al Gow claimed to be the wife of Geo Fook's wife, and produced a marriage certificate. On examination it was found that a different name was given in the certificate, and this being remarked upon the husband said it was a name for the woman to have no name. Pending further investigation Al Gow was admitted to bail in the sum of \$1000, which was promptly furnished.

Tam Ford, negro, who accepted a white woman in an insinuating manner, pleaded not guilty before Justice Aspinwall and will be tried Friday afternoon at 2 o'clock.

Justice Aspinwall yesterday married G. W. Preston of Visalia and Clara Hellmann of Santa Monica.

SENATORIAL CONTEST.

Struggle Between Hunter and Bradley in Kentucky.

FRANKFORT, Ky., March 24.—The several forces in Kentucky's senatorial struggle are lined up like armies ready to battle. Two ballots already taken were but strength-trying skirmishes and no one knows which side will make the final attack.

Tonight it is whispered that the anti-Hunter Republicans are ready to act and urge the Democrats who are in the Bradley coalition scheme to make the dash intended on Saturday.

Hunter, with six Union Republicans, has secured three Democratic votes, and is putting forth every effort to secure two additional votes necessary to his election.

The anti-Hunter coalition proposes to hurry up matters to prevent his securing these votes. When the election shall come, and more than the six are taken, the Republicans for Bradley, it is believed, some of the treacherous Democrats will turn to Hunter and make the finish fight on the sheet and most exciting on record.

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Fresno, Fresno County, California

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the Fresno Republican Publishing Co.

J. W. SHAW, Editor and Manager.

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Largest Circulation. - The Most News.

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Daily Republican, per month, by express, 15¢.

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Weekly Republican, six months, by mail, \$2.50.

Business Houses and Individuals

can obtain all information in their lines

from the great newspaper, the *Fresno Morning Republican*.

It is about time for some of those crack teams around the bay to demonstrate their superiority.

NOTWITHSTANDING the foul fake and wholesale slander injected into the press and municipal campaign by the Hulopé, the voters of this city will determine the questions at issue upon them, and the dirty fabrications of reprobated politicians will avail nothing. If the mendacious scandal-mongers had any legitimate arguments to offer they would very gladly confine themselves to them, but having none there is sheer desperation attempting to baffle the situation with a cloud of personal abuse and vilification. From a standpoint of truth, the present administration commends itself to the taxpayers of the city. It has been expeditious and economical. Extensive public improvements have been made under it, and in every instance the cost has been reasonable and no taint of jobbery attaches to the important work accomplished. It stands in such striking contrast to the profligacy and scandal of the last Democratic administration that comparison is hardly possible. By all means a small coterie of vagrant politicians who are out and want to get in, the present administration of municipal affairs is admitted to be as economical and generally satisfactory as the city has ever had since its incorporation. It is the kind of administration which the taxpayers will freely endorse at the polls, and they cannot be turned aside from that purpose by all the personal abuse that can be given publicly between now and election day.

Archer's glowing flame burned into more than ordinary fervency in the case of a Dakota youth who set fire to the family residence of the girl who refused to marry him. Strangely enough the young lady's coldness was not noted by this fiery declaration. It is a sad case of feminine obtuseness.

The Democratic members of the ways and means committee raised the objection to the proposed tariff in their minority report that it is calculated to produce a surplus of revenue which, in turn, leads to extravagant expenditures.

The probability of a surplus arising from import duties appears very remote, and the people of the United States will not be greatly alarmed by that possibility.

They have tried a tariff which produced a surplus and have also tried one which produced a deficit. Between the two evils they could not be induced to accept the greater, which unbroken experience has demonstrated more clearly to be a deficit producing tariff. It is not anticipated, however, that the proposed tariff will produce revenues in excess of the government's necessities. To the contrary, the highest expectations of the friends of protection will be realized if the duties proposed are productive of a sufficient revenue to meet current expenses and carry on a reasonable amount of work in the way of public improvement.

That the Democratic policy of reducing revenues to the lowest limit, without adequate provision for a system of public improvements commensurate with the growing needs of the government and the people, is a lamentable failure, is now pretty generally understood.

It is a policy of stagnation and retrogression, which no country can afford to adopt. Extensive and important internal improvements are required in the United States at this time, in addition to the proper improvement of roads, the fortification of coasts and the completion of a navy which will command respect. There are navigable streams to be improved and public buildings to erect. None of these improvements can be made without an efficient revenue system, nor is the money wasted which is honestly expended for these purposes. To the contrary it directly promotes the public welfare by providing proper facilities for commerce and the transaction of public business, and at the same time provides labor for the unemployed and thus brings prosperity to the class of people who stand most in need of the money diverted from the public treasury to the channels of trade.

This government has in recent years bad enough of this alleged economy which reduces revenues to the extent of stopping improvements and turning labor employed upon public works back into channels of industry already overcrowded with workmen. The government cannot guarantee remunerative employment to all the people, but to the extent which a system of public improvement affords opportunities for labor, it can and should do so. The cruel stupidity involved in the policy of decreasing public expenditures during times of industrial depression by cutting off appropriations for public improvements and throwing labor out of employment has had a sufficiently impressive illustration during the past four years.

The minority report of the Ways and Means committee is a voice from the towns, chanting in sepulchral tones the discredited theory that covers the wheels of industry with dust and cobwebs, braces progress as a public watchword and writes stagnation in its stead. The report will find no echo among genuine in the hearts of the people.

The fact that Corbett and Fitzsimmons have met, eloped and taken a "quiet little trip" together ought to fill the great world with enthusiastic interest. One need but read the dispatches to know that it is a glorious event.

Senator Morehouse has received his "indication." He received it at the hands of Jim Rea and others. Now Senator Morehouse and others will constitute the prettiest case of all-around vindication of which our world is apt to read in a long time to come. To vindicate the people as to his proficiency and honest intentions that dispatch from Herlin and erase the memory of the lightning change of front which followed it.

A week or two ago I wrote a number of insidious anecdotes for this department under the caption "Farmer Wayback at Sacramento." ("California," the Sacramento correspondent of the Ventura Independent, republished them in his correspondence after duly and courteously crediting them to the Sacramento Journal, either or both.)

The Examiner's "California" on Tuesday re-published these anecdotes and credited them to "Cathoda" in the Ventura Independent. Presumably the credit which "Cathoda" was at pains to give, and, as it will not wish to give a wrongfull credit, its attention in hereby called to the error. All papers make mistakes, but the Examiner will remember that those of its competitor go a long way.

A. W.

CITY SCHOOL BOARD.

F. H. Calderwood Will Take the School Census of the District. The city school board met yesterday afternoon to select a census marshal. F. H. Calderwood was given the position, his bid offering to do the work \$34 being the lowest. His first bid was \$10, but hearing that a lady had offered to take the census for \$15, he reduced his figure \$5.

It was decided to defer the selection of a substitute teacher to take the place of a substitute teacher to take the place of Miss Annie Marsh, who resigned. The service of such a teacher will probably not be needed before the end of the present term.

Superintendent Ruby reported that he had written to Governor Budd to take him to the state of the time next June. The Governor had answered that it is in the state of the time he would accept. He is thinking of taking a vacation, which was allowed him by the legislature, and may be in the East in June.

Change of News From Havana, Ecuador. RUSBLACAS—Have you noticed, since McKinley was inaugurated President, how often you see in Havana paper, a few lines which read something like this: "A naturalized American citizen, who has been confined in prison, was given his liberty to-day?" They are short, but sweet.

AMERICAN.
Fresno, March 23, 1897.

TO CURE A COLD IN ONE DAY TAKE Laxative Bromo Quinine—One tablet & Confound the money it will cost you.

Improved Chilled and John Deere Steel Plows.

Extras to fit Oliver, John Deere, Imperial and Princess Plows. Fresno Agricultural Works.

For over Fifty Years Mrs. WILSON'S BOSTON SYRUP has been used for children's teething. It sooths the first wind-sore, the first toothache, the first cold, and is the best remedy for diarrhea.

Just Arrived.

The "Albrecht" piano, with the mandolin, harp, zither, banjo, guitar and music box attachment. C. J. and son. It is a beauty. Kohler & Chase Music House, 104½ street.

FROM SAN ANTONIO, TEXAS, Come Praises of Smith's Danduff Pomade—A Letter.

SAINT ANTHONY, TEXAS, Jan. 16, 1897.

Dear Sirs: Enclosed please find M. O. for \$1. Kindly send me your pomade for promoting growth of hair. Mr. Michaela of Iowa told me about his virtue, and he is a walking testimonial to his beneficial effects, as he has quite a growth of new hair where the禿禿的 baldness had made a play ground of his top piece.

Yours truly,
O. L. WYLIE.

This unsolicited endorsement (facsimile letter) from Mr. C. L. Wyler is but one of thousands of other letters sent.

We are much gratified with the acknowledgments and the volume of praise the great discovery, Smith's Danduff Pomade, is daily receiving from prominent men and women everywhere.

FUNERAL OF MRS. HARRELL.
Resolution of Sympathy by the Classmates of the Deceased.

The funeral of Mrs. Zue Minard Harrell, wife of Dr. T. P. Harrell and daughter of Mrs. J. H. Minard of this city, was held yesterday forenoon from the Presbyterian church, which had been secured for the occasion. The services were conducted by Rev. W. H. Martin, pastor of the Christian church, of which the deceased was a member.

The same service by the choir of the church and the sermon by Rev. Martin were very impressive.

The pall bearers, young men of the Christian Juvenile Society, in which the deceased had been an active worker,

the Rev. Clevett, George Turner, Charles L. Hill, Oscar Puryear, Alonso Changco and Sidney Woodward. The funeral was very largely attended by friends of the deceased. Among these were the members of the class of '96 in which the deceased graduated from the high school. They attended in a body.

The class of '96 has adopted the following resolution:

Our wife, young man of the Christian Juvenile Society, in which the deceased had been an active worker,

the Rev. Clevett, George Turner,

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